LAW OFFICES GOLDBERG, GODLES, WIENER & WRIGHT

1229 NINETEENTH STREET, N.W. WASHINGTON, D.C. 20036-2413

HENRY GOLDBERG JOSEPH A. GODLES JONATHAN L. WIENER LAURA A. STEFANI DEVENDRA ("DAVE") KUMAR (202) 429-4900 TELECOPIER: (202) 429-4912

e-mail: <u>general@g2w2.com</u> website: www.g2w2.com

HENRIETTA WRIGHT THOMAS G. GHERARDI, P.C. COUNSEL

THOMAS S. TYCZ* SENIOR POLICY ADVISOR *NOT AN ATTORNEY

June 28, 2010

By Electronic Filing

Ms. Marlene H. Dortch Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: IB Docket No. 96-132

Notice of Ex Parte Presentation

Dear Ms. Dortch:

On June 25, 2010, Jeff Carlisle of SkyTerra Subsidiary LLC ("SkyTerra"), the undersigned, and Tom Tycz, representing SkyTerra, had a teleconference with Mindel de la Torre and Rod Porter of the International Bureau concerning Petitions for Reconsideration (the "Petitions") that are pending in the above-captioned proceeding.¹ The SkyTerra representatives pointed out that the Commission already has recognized SkyTerra's right to coordinate and access the full range of L-band frequencies available for mobile satellite service operations.² Now the Commission should complete the task by granting the Petitions.

¹ See Petition for Clarification and Partial Reconsideration of Mobile Satellite Ventures Subsidiary LLC (filed Sept. 6, 2002) and Petition for Clarification or Partial Reconsideration of Mobile Satellite Ventures (Canada) Inc. (filed Sept. 6, 2002).

² See In the Matter of Sky Terra Communications Inc. and Harbinger Capital Partners.

² See In the Matter of SkyTerra Communications, Inc. and Harbinger Capital Partners Funds, Applications for Consent to Transfer of Control of SkyTerra Subsidiary, LLC, IB Docket No. 08-184, Memorandum Opinion and Order and Declaratory Ruling, DA 10-535

Please direct any questions to the undersigned.

Sincerely, Herry Hollberg

Henry Goldberg

Attorney for Harbinger Capital Partners